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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/932,556		08/17/2001	Gerard Chauvel	TI-32850	3902	
23494	7590	01/24/2006		EXAMINER		
	STRUMENTS INCORPORATED TRUONG, LECHI					
P O BOX 65 DALLAS, 1	•			ART UNIT	PAPER NUMBER	
•				2194		
				DATE MAILED: 01/24/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	pplicant(s)	
Office Action Commence	09/932,556	CHAUVEL, GERARD		
Office Action Summary	Examiner	Art Unit		
	LeChi Truong	2194		
- The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence address -	-	
Period for Reply				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be time will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	I. lely filed the mailing date of this communica 0 (35 U.S.C. § 133).		
Status				
1) Responsive to communication(s) filed on 05 Oc	ctober 2005			
	action is non-final.			
3) Since this application is in condition for allowar		secution as to the merits	s is	
closed in accordance with the practice under E	·			
Disposition of Claims	,,			
4)⊠ Claim(s) <u>1-12</u> is/are pending in the application.				
4a) Of the above claim(s) is/are withdraw				
5) Claim(s) is/are allowed.	The second secon			
6)⊠ Claim(s) <u>1-5 and 7-12</u> is/are rejected.				
7) Claim(s) 6 is/are objected to.				
8) Claim(s) are subject to restriction and/or	r election requirement			
· · · · · · · · · · · · · · · · · · ·				
Application Papers				
9) The specification is objected to by the Examine				
10) The drawing(s) filed on is/are: a) acce	• • •			
Applicant may not request that any objection to the	- ' '	* *		
Replacement drawing sheet(s) including the correction				
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form P1O-152	·.	
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).		
<ol> <li>Certified copies of the priority documents</li> </ol>	s have been received.			
2. Certified copies of the priority documents	s have been received in Applicati	on No		
<ol><li>Copies of the certified copies of the prior</li></ol>	ity documents have been receive	ed in this National Stage		
application from the International Bureau	ı (PCT Rule 17.2(a)).			
* See the attached detailed Office action for a list	of the certified copies not receive	d.		
Attachment(s)				
1) Notice of References Cited (PTO-892)	4) Interview Summary			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P	atent Application (PTO-152)		
Paper No(s)/Mail Date	6) Other:			

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### **DETAILED ACTION**

1. Claims 1-12 are presented for the examination.

## Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter, which the applicant regards as his invention.

- 2. Claims 8-12 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
  - a. The following terms lack proper antecedent basis:

The access priority value - claim 8;

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-5, 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Abe et al (US. 5,906,000) in view of Narayanan et al (US. Patent 4,814,974).

As to claim 1, Abe teaches the invention substantially as claimed including: access to the shared resource (col 3, ln 52-55), address space regions (the address 44 of the caches memory

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18, col 4, ln 17-21/ Fig. 2), an address space of the shard resource (the cache memory 18, col 3, ln 65-67), organizing an address space of the shared resources into address space regions (col 1, ln 56-59 / col 4, ln 20-23), access priority value (a priority corresponding to each data, col 1, ln 56-58), assigning individual access priority value to a plurality of the address space regions (col 1, ln 55-59/ col 4, ln 19-23), initiating an access request (col 1, ln 59-63/ col 38-41), the access request specifies a target address within the address space of the shared resource (col 5, ln 22-26/ col 6, ln 12-19), providing an access priority value with the access request (col 5, ln 21-24/ col 7, ln 13-16), the access priority value assigned to each pending request (col 5, ln 20-25), the access priority value corresponds to an access priority value assigned to an address space region selected by the target address (col 6, ln 17-21/col 7, ln 17-21), access to the shared resource by using the access priority value(col 1, ln 60-67/ col 7, ln 17-21).

Abe does not explicitly teach a plurality of devices, arbitrating, digital, multiple pending requests to the share resource, the access priority value assigned to each pending request. However, Narayanan teaches a plurality of devices (devices, col 2, ln 45-48), arbitrating (arbitration, col 4, ln 8-11), digital (digital, col 1, ln 22-25), multiple pending requests to the share resource (controlling access by devices to a resource, col 2, ln 45-50), the access priority value corresponding to the access priority value assigned to the address space region (each storage segment stores information identifying the device currently having corresponding level of priority "currently" herein indicates that the device designated for a given priority may change, advantageously up to as often as each time that the access to the shared resource, col 2, ln 65-68 to col 3, ln 1-3/ col 2, ln 49-46)/ the selecting arrangement selects only a device requesting to access the resource (col 2, ln 60-65).

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It would have been obvious to one of the ordinary skill in the art at the time the invention was made to combine the teaching of Abe and Narayanan because Narayanan's a plurality of devices, arbitrating, digital, multiple pending requests to the share resource, the access priority value corresponding to the access priority value assigned to the address space region would improve the flexibility of Abe's system by allowing only a request of one device at a time to access and made use of resource.

As to claim 2, Abe teaches an access priority value to an address space region according to a program or data stored within the address space region (col 2, ln 36-37).

As to claim 3, Abe teaches assigning a first access priority value to a first one of the several address space regions and assigns a different access priority value to a second one of the several address space regions (col 1, ln 56-58).

As to claim 4, Abe teaches a plurality of program tasks occupy a single address space regions (col 3, ln 47-50).

As to claim 5, Abe teaches starting a program task (col 4, ln 39-42), determining an access priority value specified by the program task (col 4, ln 40-41), allocating an address space region for the program task (col 6, ln 12-17/ col 6, ln 46-50), assigning the access priority value specified by the program task to the address space region allocated for the program task (col 6, ln 12-17/ col 6, ln 46-50).

As to claim 7, Abe teaches an execution priority value of a program task to which the address space region is allocated (col 7, ln 19-21).

5. Claims 8, 9 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Narayanan et al (US. Patent 4,814,974) in view Odenheimer (US. Patent 4,818,932) and further in view of Welland (US. Patent 5,581,722).

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As to claim 8, Narayanan teaches a digital system (digital control, col 1, ln 21-22), a shared resource (a resource, col 2, ln 47-48/ ln 63-64), a plurality of devices (devices, col 1, ln 21-22/ ln 63-64), a plurality of devices connected to access the shared resource (col 1, ln 21-22), a memory unit (memory unit, col 7, ln 20-21), a plurality of page entries and each page entry has an access priority field (col 2, ln 49-55/col 7, ln 52-59), output an access priority value in response to received a request (col 5, ln 30-34/col 4, ln 26-30), arbitration circuitry connected to receive a request signal from each of the plurality of device and an access priority value from each memory unit (col 4, ln 26-29/ ln 51-55/ abstract ln 5-11 and ln 21-26), the arbitration circuitry is operable to schedule access to the shared resource according to the access priority values( col 4, ln 26-30).

Narayana do not explicitly teach a memory unit as MMU and receiving an address and output an access priority associated with a received address. However, Odenheimer teaches a memory unit as MMU (the MMU includes a set of three interface port and a pair of DRAM controllers, col 7, ln 55-59), and receiving an address (the address provided by the microprocessor whether the data is to stored in the event or in the odd bank and transmits appropriate single bit EREQ (two bit odd request single) and OREQ (two bit even signal) signals to the event or odd DRAM controllers indicating which memory bank is to received data, col 8, In 15-20), and output an access priority associated with a received address (The DRAM

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controller contain arbitration with monitor the OREQ and EREQ signals/ the DRAM controller for the bank checks the states of all the request signals and honor request in order priority, col 9. ln 4-8/ ln 27-33/ the arbitrator of DRAM controller give bit OREO signal from the microprocessor interface port next highest priority, col 15, ln 52-54).

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It would have been obvious to one of the ordinary skill in the art at the time the invention was made to combine the teaching of Abe and Odenheimer because Odenheimer's a memory unit as MMU and receiving an address and output an access priority associated with a received address would improve the flexibility of Abe's system by reducing competition for access to a random access memory by a plurality of data processing devices.

Narayanan and Odenheimer do not teach plurality of MMUs. However, Welland teaches plurality of MMUs (Memory Management units, col 1, ln 50-51)

It would have been obvious to one of the ordinary skill in the art at the time the invention was made to combine the teaching of Narayanan, Odenheimer and Welland because Welland's a memory unit as MMUs would improve the efficiency of Narayanan and Odenheimer's systems by allowing plurality of memory management units (MMUs) to control a CPU's right access a memory in order to initiate performance of operation.

As to claim 9, Welland teaches a translation lookaside buffer (TLB (translation lookaside buffer), col 2, ln 47-48).

As to claim 11, Narayanan teaches the shared resource is a bus, a plurality of memorymapped resources connected to the bus (col 4, ln 26-30).

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5. Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Narayanan et al (US. Patent 4,814,974), Odenheimer (US. Patent 4,818,932) in view of Welland (US. Patent 5,581,722), as applied to claim 8 above, and further in view of David Eck(xLogicCircuits Lab 2: Memory Circuits).

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As to claim 10, Narayanan, Odenheimer and Welland do not teach a memory circuit. However, David teaches memory circuit (memory circuit, page 5, section Random Access Memory, ln 1).

It would have been obvious to one of the ordinary skill in the art at the time the invention was made to combine the teaching of Narayanan, Odenheimer, Welland and David because David 's memory circuit would increase the efficiency of Narayanan, Odenheimer, Welland's systems by holding several different binary numbers, which can be used to represent both program and data.

6. Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Narayanan et al (US. Patent 4,814,974), Odenheimer (US. Patent 4,818,932) in view of Welland (US. Patent 5,581,722), as applied to claim 8 above, and further in view Lysejko et al (US. Patent 5,918,160).

As to claim 12, Narayanan, Odenheimer and Welland do not teach a wireless communication, a display, radio frequency circuitry, and an aerial. However, Lysejko teaches a wireless communication, a display, radio frequency circuitry (Wireless telecommunications

system, col 3, ln 61-62/ display 810, col 15, ln 30-31/ radio frequency circuitry, col 10, ln 55-56/ an aerial, col 25, ln 12-13).

It would have been obvious to one of the ordinary skill in the art at the time the invention was made to combine the teaching of Narayanan, Odenheimer, Welland and Lysejko because Lysejko's a wireless communication, a display, radio frequency circuitry would improve the efficiency of Narayanan, Odenheimer, Welland's systems by providing a subscriber station of a wireless telecommunications system which comprises transmitter/receiver for wireless communication.

## Allowable Subject Matter

7. Claim 6 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LeChi Truong whose telephone number is (571) 272 3767. The examiner can normally be reached on 8 - 5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomson, William can be reached on (571) 272 3718. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

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applications is available through Private PAIR only. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Should you have questions on access to the Private PAIP system, contact the Electronic Business Center (EBC) at 866-217-9197(toll-free).

LeChi Truong

January 18, 2006

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